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APPLICATION NO.		FILING DATE	FIRST NAMED INVENTOR	ATTORNEY DOCKET NO.	CONFIRMATION NO.
09/704,898		11/02/2000	Firas Abi-Nassif	12144-004001	4528
26161	7590	09/14/2006		EXAMINER	
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	·			2616	
				DATE MAILED: 09/14/2006	5

Please find below and/or attached an Office communication concerning this application or proceeding.

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	Application No.	Applicant(s)	
	09/704,898	ABI-NASSIF ET AL.	
Office Action Summary	Examiner	Art Unit	
	CHUONG T. HO	2616	
The MAILING DATE of this communication appearing for Reply	pears on the cover sheet w	ith the correspondence address	
A SHORTENED STATUTORY PERIOD FOR REPL WHICHEVER IS LONGER, FROM THE MAILING D - Extensions of time may be available under the provisions of 37 CFR 1. after SIX (6) MONTHS from the mailing date of this communication. - If NO period for reply is specified above, the maximum statutory period - Failure to reply within the set or extended period for reply will, by statut Any reply received by the Office later than three months after the mailin earned patent term adjustment. See 37 CFR 1.704(b).	DATE OF THIS COMMUNI 136(a). In no event, however, may a will apply and will expire SIX (6) MOI e, cause the application to become A	CATION. reply be timely filed NTHS from the mailing date of this communic BANDONED (35 U.S.C. § 133).	
Status			
1) Responsive to communication(s) filed on 03 J 2a) This action is FINAL. 2b) This 3) Since this application is in condition for allowed closed in accordance with the practice under the second s	s action is non-final. ance except for formal mat		ts is
Disposition of Claims			
4) ☐ Claim(s) 1-33 is/are pending in the application 4a) Of the above claim(s) is/are withdra 5) ☐ Claim(s) is/are allowed. 6) ☐ Claim(s) 1-33 is/are rejected. 7) ☐ Claim(s) is/are objected to. 8) ☐ Claim(s) are subject to restriction and/or	awn from consideration.		
Application Papers			
9) The specification is objected to by the Examine 10) The drawing(s) filed on is/are: a) acceptable and applicant may not request that any objection to the Replacement drawing sheet(s) including the correct 11) The oath or declaration is objected to by the Examine 11.	cepted or b) objected to drawing(s) be held in abeya ction is required if the drawing	nce. See 37 CFR 1.85(a). I(s) is objected to. See 37 CFR 1.1	
Priority under 35 U.S.C. § 119			
12) Acknowledgment is made of a claim for foreign a) All b) Some * c) None of: 1. Certified copies of the priority documen 2. Certified copies of the priority documen 3. Copies of the certified copies of the priority application from the International Burea * See the attached detailed Office action for a list	nts have been received. Its have been received in A prity documents have beer au (PCT Rule 17.2(a)).	Application No received in this National Stage	÷
Attachment(s)		0.000	
Notice of References Cited (PTO-892) Notice of Draftsperson's Patent Drawing Review (PTO-948) Information Disclosure Statement(s) (PTO/SB/08) Paper No(s)/Mail Date	Paper No	Summary (PTO-413) (s)/Mail Date Informal Patent Application 	

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1. The amendment filed 07/03/06 have been entered and made of record.

2. Applicant's arguments with respect to claims 1-33 have been considered but are most in view of the new ground(s) of rejection.

3. Claims 1-33 are pending.

Claim Rejections - 35 USC § 103

The following is a quotation of 35 U.S.C. 103(a) which forms the basis for all obviousness rejections set forth in this Office action:

- (a) A patent may not be obtained though the invention is not identically disclosed or described as set forth in section 102 of this title, if the differences between the subject matter sought to be patented and the prior art are such that the subject matter as a whole would have been obvious at the time the invention was made to a person having ordinary skill in the art to which said subject matter pertains. Patentability shall not be negatived by the manner in which the invention was made.
- 4. Claims 1, 2-4, 5, 6-8, 26, are rejected under 35 U.S.C. 103(a) as being unpatentable over Patel et al. (U.S.Patent No. 6,865,185 B1) in view of Patel (U.S.Patent No. 6,850,764 B1).

In the claims 1, 26, Patel et al. discloses inserting labels or tags in fron of each data packet indicating the FEC which is based on the commonability of flow characteristics. Such lablels or tags enable the enforcement of QoS treatments (see col. 3, lines 62-65); The system for queing traffic in a wireless network includes receiving a stream of packets for transmission in the wireless network...... Each packet is queued in an assigned vrtual group for transmission in the wireless network (see abstract); comprising:

- Receiving data packets at a communication node; associating each of the
 received data packets with one of a set of different service classes; transmitting
 packets corresponding to the received packets to recipients based on the service
 class associated with each of the received data packets corresponding to the
 outbound packets (see col. 3, lines 62-65, abstract).
- Controlling the order in which packets are transmitted based on the transmission rate (Guaranteed Rate) and the service class (QoS Class) of the packets (see col. 1, lines 42-43).

However, Patel et al. (6865185) is silent disclosing associating each of the received data packet with a forward link transmission rate.

Patel (6850764) discloses associating each of the received data packet with a forward link transmission rate (see figure 4, figure 2, col. 7, lines 63-67, the flow classifier 90 marks the incoming packets into various classes or service types. The per-flow remarking engine 92 remarks the packets based on the per-flow queue statistics 94, the QoS policies and service level agreements 62) (see col. 6, lines 57-58, the QoS policies and service level agreement information 62 provide information on service level agreement and QoS policies of the business and consumers for the wireless network 10) (see col. 6, lines 63-64, Provision of the policies and agreement information 62 and 64 allows contractual obligations to be accounted for in allocated bandwidth within the wireless network 10);

Controlling an order in which the outbound packets are transmitted to the recipients based on the forward link transmission rate (see figure 11, col. 7, lines 63-67, col.

13, lines 20-30, the allocation engine 232 governs the remarking process)

Both Patel (6865185) and Patel (6850764) disclose the different service class of the packets. Patel (6850764) recognizes controlling an order in which the outbound packets are transmitted to the recipients based on rates of transmission of the outbound packets. Thus, it would have been obvious to one of ordinary skill in the art at the time of the invention to modify the system of Patel (6865185) with the teaching of Patel (6850764) to associate each of the received data packets with one of a set of different service classes in order to control transmitting packet to the recipient based on QoS, transmission rate. Therefore, the combined system would have been reduced the delay time in the processing packets.

- 5. In the claim 2, Patel et al. (6865185) discloses the transmitted packets comprise physical layer packets (see col. 2, lines 5-45).
- 6. In the claim 3, Patel (6865185) discloses the rates of transmission are controlled based on a time-division multiplexing algorithm (see col. 10, lines 11-18).
- 7. In the claim 4, Patel (6865185) discloses the node comprises a radio node of communication protocol (see figure 1, col. 10, lines 10-45).
- 8. In the claim 6, Patel et al. (6865185) discloses the different classes of service conform to a differentiated services architecture (see col. 3, lines 62-65, abstract).
- 9. In the claim 7, Patel et al. (6865185) discloses the differentiated service architecture comprises DiffServ (see col. 3, lines 62-65, abstract).

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10. In the claim 8, Patel et al. (6865185) discloses the service classes comprises at least one expedited forwarding class and at least one assured forward class (see col. 10, lines 12-18).

Claim Rejections - 35 USC § 103

- 11. The following is a quotation of 35 U.S.C. 103(a) which forms the basis for all obviousness rejections set forth in this Office action:
 - (a) A patent may not be obtained though the invention is not identically disclosed or described as set forth in section 102 of this title, if the differences between the subject matter sought to be patented and the prior art are such that the subject matter as a whole would have been obvious at the time the invention was made to a person having ordinary skill in the art to which said subject matter pertains. Patentability shall not be negatived by the manner in which the invention was made.
- 12. Claims 5, 9, 10, 11, 12, 28, 29 are rejected under 35 U.S.C. 103(a) as being unpatentable over the combined system (Patel (6865185) Patel (6850764)) in view of Tiedemann, Jr. et al. (U.S.Patent No. 6,567,420 B1).

In the claim 5, the combined system (Patel (6865185) – Patel (6850764)) discloses the limitations of claim 4 above.

However, (Patel (6865185) – Patel (6850764)) are silent to disclosing high data rate. (Tiedemann, Jr. et al. discloses high data rate (see col. 4, lines 65-67, col. 7, lines 1-5). Thus, it would have been obvious to one of ordinary skill in the art at the time of the invention to modify the combined system (Patel (6865185) – Patel (6850764)) with the teaching of Tiedmann to provide high data rate in order to employing a variable data rate transmission scheme.

13. In the claim 9, Tiedemann, Jr. et al. discloses receiving a user-defined minimum average forwarding percentage rate for at least one of the different service classes (see col. 7, lines 1-5).

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14. In the claim 10, Tiedemann, Jr. et al. discloses the percentage comprises a percentage of the total bandwidth of a link on which the packets are transmitted (see col. 2, lines 57-67).

- 15. In the claim 11, Tiedemann, Jr. et al. discloses the transmission rates are sent by the recipients (see col. 7, lines 1-5)
- 16. In the claim 12, Tiedemann, Jr. et al. discloses the transmission rates are sent by the recipients using a feedback channel to the node (see col. 8, lines 1-8).
- 17. In the claim 28, Tiedemann, Jr. et al. discloses the rate of transmission of each of the outbound packets varies based on a quality of a channel that serves the recipient of the outbound packet (see col. 8, lines 1-8).
- 18. In the claim 29, Tiedemann, Jr. et al. discloses the rate of transmission of each of the outbound packets varies based on a quality of a channel that serves the recipient of the outbound packet (see col. 8, lines 1-8).

Claim Rejections - 35 USC § 103

- 19. The following is a quotation of 35 U.S.C. 103(a) which forms the basis for all obviousness rejections set forth in this Office action:
 - (a) A patent may not be obtained though the invention is not identically disclosed or described as set forth in section 102 of this title, if the differences between the subject matter sought to be patented and the prior art are such that the subject matter as a whole would have been obvious at the time the invention was made to a person having ordinary skill in the art to which said subject matter pertains. Patentability shall not be negatived by the manner in which the invention was made.
- 20. Claims 13, 14-25 are rejected under 35 U.S.C. 103(a) as being unpatentable over the combined system (Patel (6865185) Patel (6850764)) in view of Jalali. et al. (Data throughput of CDMA-HDR).

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In the claim 13, the combined system (Patel (6865185) – Patel (6850764)) discloses the limitations of claim 1 above.

However, the combined system (Patel (6865185) – Patel (6850764)) is silent to disclosing an order of transmission of the packets is controlled by two-level scheduling including a class level in which ordering is determined among the classes of service and a recipient level in which ordering is determined among the recipients associated with each class

Jalali et al. discloses an order of transmission of the packets is controlled by two-level scheduling including a class level in which ordering is determined among the classes of service and a recipient level in which ordering is determined among the recipients associated with each class (see page. 1856, col. 1, lines 34-50).

Both the combined system (Patel (6865185) – Patel (6850764)) and Jalali et al. disclose the class of service of packets. Jalali recognizes an order of transmission of the packets is controlled by two-level scheduling including a class level in which ordering is determined among the classes of service and a recipient level in which ordering is determined among the recipients associated with each class (see page. 1856, col. 1, lines 34-50). Thus, it would have been obvious to one of ordinary skill in the art at the time of the invention to modify the combined system (Patel (6865185) – Patel (6850764)) with the teaching of Jalali to provide two-level scheduling including a class level in which ordering is determined among the classes of service and a recipient level in which ordering is determined among the recipients associated with each class in

order to been enable the scheduler to determine the order to transmit data packets to recipient based on transmission rate and class of service of data packet.

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- 21. In the claim 14, Jalali et al. discloses the recipient level uses the Qualcomm algorithm (see page 1856, col. 1, lines 34-50).
- 22. In the claim 15, Jalali et al. discloses the class level scheduling is based on at least one of the following for each of the classes: a configured minimum average forwarding rate percentage for the class, an actual forwarding rate percentage recently received by the class, and a channel quality of the recipients that belong to the class and are selected to receive service by the recipient level scheduling (see page 1856, col. 2, lines 34-50).
- 23. In the claim 16, Jalali et al. discloses the class level scheduling is done over a predetermined length window of time slots (see page 1856, col. 1, lines 34-50).
- 24. In the claim 17, Jalali et al. discloses the class level scheduling includes a weighted round robin scheduling algorithm in which the weights corresponds to channel quality of the recipient belonging to the respective classes (see page 1856, col. 2, lines 34-50).
- 25. In the claim 18, Jalali et al. discloses the class level scheduling is based at least in part on a planned selection at the recipient level within each class (see page 1856, col. 1, lines 34-50).
- 26. In the claim 19, Jalali et al. discloses the class level scheduling is based on a metric scaled by different scaling factors for different service classes (see page 1856, col. 2, lines 34-50).

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27. In the claim 20, Jalali et al. discloses the scaling factor for all service classes are adaptively adjust to meet the MAFRP for the service classes (see page 1856, col. 2, lines 34-50).

- 28. In the claim 21, Jalali et al. discloses the class level scheduling is based on a metric which is adaptively adjusted to meet the MAFRP for the service classes (see page 1856, col. 2, lines 34-50.
- 29. In the claim 22, Jalali et al. discloses the class level scheduling selects a class from among a subset of the classes (see page 1856, col. 1, lines 34-50).
- 30. In the claims 23, 25, Jalali et al. discloses the member of the subset of classes are determined by pre-assigned schedule times (see page 1856, col. 1, lines 34-50).
- 31. In the claim 24, Jalali et al. discloses the recipient level scheduling selects a recipient from among a subset of the recipients (see page 1856, col. 1, lines 34-50).

Claim Rejections - 35 USC § 103

The following is a quotation of 35 U.S.C. 103(a) which forms the basis for all obviousness rejections set forth in this Office action:

- (a) A patent may not be obtained though the invention is not identically disclosed or described as set forth in section 102 of this title, if the differences between the subject matter sought to be patented and the prior art are such that the subject matter as a whole would have been obvious at the time the invention was made to a person having ordinary skill in the art to which said subject matter pertains. Patentability shall not be negatived by the manner in which the invention was made.
- 32. Claim 27 is rejected under 35 U.S.C. 103(a) as being unpatentable over Patel et al. (U.S.Patent No. 6,865,185 B1) in view of Bonomi et al. (U.S.Patent No. 6,069,872).

 In the claim 27, Patel et al. discloses inserting labels or tags in fron of each data

packet indicating the FEC which is based on the commonability of flow characteristics.

Such lablels or tags enable the enforcement of QoS treatments (see col. 3, lines 62-65);

The system for queing traffic in a wireless network includes receiving a stream of packets for transmission in the wireless network...... Each packet is queued in an assigned vrtual group for transmission in the wireless network (see abstract); comprising:

- Receiving data packets at a communication node; associating each of the
 received data packets with one of a set of different service classes; transmitting
 packets corresponding to the received packets to recipients based on the service
 class associated with each of the received data packets corresponding to the
 outbound packets (see col. 3, lines 62-65, abstract).
- Controlling the order in which packets are transmitted based on the transmission rate (Guaranteed Rate) and the service class (QoS Class) of the packets (see col. 14, lines 1-2, the flow specifications include peak rate, subscribed rate, conformance level, and maximum delay) (see col. 1, lines 42-43);
- Scheduling packet for transmission among distinct classes based on the receiving values (rates or bandwidths), the scheduling being based on a quality of an air-link channel that serves the serves the recipient when the packet is to be transmitted (see col. 19, lines 27-30, in the wireless 10, congestion results when the air bandwidth is depleted. In addition, conditions similar to congestion occur when the air link between the network and the mobile end users degrade due to excessive interference or due to insufficient coverage) (see col. 20, the policy information such as the class of the flows and their QoS policies is used

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with the available bandwidth to determine the congestion control parameter)
(Quality of Service (QoS) over the air).

However, Patel et al. is silent to disclosing receiving from a network operator values representing minimum forwarding rate performance for each of more than one distinct classes of service associated with transmission of packets from a radio node of a network to recipients.

Bonomi et al. discloses receiving from a network operator values representing minimum forwarding rate performance for each of more than one distinct classes of service associated with transmission of packets from a radio node of a network to recipients; and minimum forward performance for each of the classes (see col. 9, lines 10-13, the scheduler can guarantee a minimum percentage of bandwidth to different traffic class).

Both Patel, and Bonomi disclose to minimize congestion within the communication network. Bonomi recognizes receiving from a network operator values representing minimum forwarding rate performance for each of more than one distinct classes of service associated with transmission of packets from a radio node of a network to recipients. Thus, it would have been obvious to one of ordinary skill in the art at the time of the invention to modify the system of Patel with the teaching of Bonomi to represent receiving from a network operator values representing minimum forwarding rate performance for each of more than one distinct classes of service associated with transmission of packets from a radio node of a network to recipients in order to minimize congestion within the communications network.

33. Claims 30-33 are rejected under 35 U.S.C. 103(a) as being unpatentable over the combined system (Patel - Bonomi) in view of Tiedmann et al. (U.S.Patent No. 6,567,420 B1).

In the claim 30, the combined system (Patel - Bonomi) discloses the limitations of claim 27 above.

However, Patel is silent to disclosing the percentage comprises a percentage of a total bandwidth of a link on which the packets are transmitted.

Bonomi et al. discloses the percentage comprises a percentage of a total bandwidth of a link on which the packets are transmitted (see col. 9, lines 10-13, the scheduler can guarantee a minimum percentage of bandwidth to different traffic class).

Both Patel, and Bonomi disclose to minimize congestion within the communication network. Bonomi recognizes the percentage comprises a percentage of a total bandwidth of a link on which the packets are transmitted. Thus, it would have been obvious to one of ordinary skill in the art at the time of the invention to modify the system of Patel with the teaching of Bonomi to provide the percentage comprises a percentage of a total bandwidth of a link on which the packets are transmitted in order to minimize congestion within the communications network.

34. In the claim 31, Patel discloses the limitations of claim 27 above.

However, Patel is silent to disclosing controlling an order in which the packets are transmitted to the recipients based on rates of transmission and classes of service of the packets.

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Bonomi et al. discloses controlling an order in which the packets are transmitted to the recipients based on rates of transmission and classes of service of the packets (see col. 9, lines 10-13, the scheduler can guarantee a minimum percentage of bandwidth to different traffic class).

Both Patel, and Bonomi disclose to minimize congestion within the communication network. Bonomi recognizes controlling an order in which the packets are transmitted to the recipients based on rates of transmission and classes of service of the packets. Thus, it would have been obvious to one of ordinary skill in the art at the time of the invention to modify the system of Patel with the teaching of Bonomi to provide controlling an order in which the packets are transmitted to the recipients based on rates of transmission and classes of service of the packets in order to minimize congestion within the communications network.

- 35. In the claim 32, Patel discloses the order in which the packets are transmitted is controlled two level scheduling including a class level in which ordering is determined among the classes of services and a recipient level (virtual group) in which ordering is determined among the recipients associated with each class (see col. 10, lines 12-20).
- 36. In the claim 33, Patel discloses the limitations of claim 27 above.

However, Patel is silent to disclosing the packets are schedule for transmission based on at least one of the following for each of the classes: a configured minimum average forwarding rate percentage for the class, an actual forwarding rate percentage recently received by the class, and a channel quality for the recipient that belong to the class and are selected to receive service by the recipient level scheduling.

Bonomi et al. discloses the packets are schedule for transmission based on at least one of the following for each of the classes: a configured minimum average forwarding rate percentage for the class, an actual forwarding rate percentage recently received by the class, and a channel quality for the recipient that belong to the class and are selected to receive service by the recipient level scheduling (see col. 9, lines 10-13, the scheduler can guarantee a minimum percentage of bandwidth to different traffic class).

Both Patel, and Bonomi disclose to minimize congestion within the communication network. Bonomi recognizes the packets are schedule for transmission based on at least one of the following for each of the classes: a configured minimum average forwarding rate percentage for the class, an actual forwarding rate percentage recently received by the class, and a channel quality for the recipient that belong to the class and are selected to receive service by the recipient level scheduling. Thus, it would have been obvious to one of ordinary skill in the art at the time of the invention to modify the system of Patel with the teaching of Bonomi to provide the packets are schedule for transmission based on at least one of the following for each of the classes: a configured minimum average forwarding rate percentage for the class, an actual forwarding rate percentage recently received by the class, and a channel quality for the recipient that belong to the class and are selected to receive service by the recipient level scheduling in order to minimize congestion within the communications network.

Applicant's amendment necessitated the new ground(s) of rejection presented in this Office action. Accordingly, THIS ACTION IS MADE FINAL. See MPEP

§ 706.07(a). Applicant is reminded of the extension of time policy as set forth in 37 CFR 1.136(a).

A shortened statutory period for reply to this final action is set to expire THREE MONTHS from the mailing date of this action. In the event a first reply is filed within TWO MONTHS of the mailing date of this final action and the advisory action is not mailed until after the end of the THREE-MONTH shortened statutory period, then the shortened statutory period will expire on the date the advisory action is mailed, and any extension fee pursuant to 37 CFR 1.136(a) will be calculated from the mailing date of the advisory action. In no event, however, will the statutory period for reply expire later than SIX MONTHS from the date of this final action.

Any inquiry concerning this communication or earlier communications from the examiner should be directed to CHUONG T. HO whose telephone number is (571) 272-3133. The examiner can normally be reached on 8:00 am to 4:00 pm.

If attempts to reach the examiner by telephone are unsuccessful, the examiner's supervisor, Huy Vu can be reached on (571) 272-3155. The fax phone number for the organization where this application or proceeding is assigned is 571-273-8300.

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Information regarding the status of an application may be obtained from the Patent Application Information Retrieval (PAIR) system. Status information for published applications may be obtained from either Private PAIR or Public PAIR. Status information for unpublished applications is available through Private PAIR only. For more information about the PAIR system, see http://pair-direct.uspto.gov. Should you have questions on access to the Private PAIR system, contact the Electronic Business Center (EBC) at 866-217-9197 (toll-free). If you would like assistance from a USPTO Customer Service Representative or access to the automated information

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